

### OFFICE OF COMPLIANCE AND INCLUSION (OCI)

DISADVANTAGED BUSINESS ENTERPRISE (DBE)

AIRPORT CONCESSIONS DISADVANTAGED BUSINESS ENTERPRISE (ACDBE)

#### GUIDELINES

#### ATTACHMENT A

#### REQUIREMENTS CONCERNING EEO & AFFIRMATIVE ACTION

Cleveland Hopkins International Airport's Office of Compliance and Inclusion (OCI) is eager to assist you in fully completing the requirements of this Notice and the Airport's Equal Employment Opportunity Program. If you have any questions, please call the OCI at 216-265-6000. Please read carefully all of the information attached.

Proposers/Bidders are cautioned, however, that oral representations may not be relied upon. Such representations must be confirmed by specific writing issued by the Director of Port Control as an addendum or as a clarification of this solicitation document.

The Affirmative Action Plan for equal employment opportunity is the Cleveland Hopkins International Airport's (Airport) written commitment to undertake specifically planned action to ensure equality of opportunity in employment practices by firms contracting for goods and services with Airport.

As required by the Instruction, the following information must be submitted with your bid/proposal:

#### I. Form EEO-1 - Enclosure A-1

Equal Employment Data Forms showing the current utilization of minorities and women by job category within your organization.

#### II. Non-discrimination - Enclosure A-2

Affidavit assuring non-discrimination in employment practices.

#### III. Employment Practices - Enclosure A-3

All Proposers/Bidders and their first tier subcontractors or sub consultants proposing a contract hereunder in an amount of \$10,000 or more must complete Enclosure A-3. If the Proposer/Bidder/Qualifier or any of its first tier subcontractors or sub consultants employ more than 50 persons and will be entering into a contract hereunder in an amount of \$50,000 or more, then an Affirmative Action Plan for employment of minorities and women must be submitted when called for by Airport.

#### IV. Requirements Concerning the Submission of an Affirmative Action Plan Enclosure A-4

If requested, provide an Affirmative Action Plan(s) in accordance with the guidelines set forth on Enclosure A-4.

#### V. Requirements on Prime and Sub-Contractors – Enclosure A-5

All Contractors and their subcontractors bidding on a contract must complete Enclosure A-5.

Standard Form100

Joint Reporting Committee

 Equal Employment Opportunity Commission

Office of Federal Contract Compliance Programs (Labor)

## ENCLOSURE A-1 EQUAL EMPLOYMENT OPPORTUNITY EMPLOYER INFORMATION REPORT EEO - 1 FOR

THE CLEVELAND HOPKINS INTERNATIONAL AIRPORT

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#### Section D - EMPLOYMENT DATA

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All reports and information obtained from individual reports will be kept confidential as required by Section 709(e) of Title VII WILLFULLY FALSE STATEMENTS IN THIS REPORT ARE PUNISHABLE BY LAW, U S CODE TITLE 18, SECTION 1001

#### ENCLOSURE A-2 NONDISCRIMINATION AFFIDAVIT

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	, being first duly sworn deposes and says:
1.	That he/she is the(President or other authorized official of Company, or Partnership, a Corporation or Partnership organized and existing under and by virtue of the laws of the State of on whose behalf he/she makes this affidavit (hereinafter "Contractor").
2.	That Contractor does not and will not discriminate in its employment practices because of race, religion, color, sex, national origin, handicapped persons or Vietnam-Era Veterans.
3.	That Contractor further understands this contract, purchase order or agreement is subject to Executive Order 11246, as amended, and the Affirmative Action Policy of the Airport, and shall be subject to all rules and/or regulations issued pursuant thereto regarding nondiscrimination in federally-assisted programs of the United States Department of Transportation.
4.	That Contractor agrees to be bound to the obligations imposed by said act, executive ordinance and policy.

- 5. That Contractor agrees that during the performance of any contract resulting from this bid/proposal:
  - a. The Contractor will not discriminate against any employee or applicant for employment because of race, color, religion, sex, or national origin. The Contractor will take affirmative action to ensure that applicants are employed, and that employees are treated during employment without regard to their race, color, religion, sex, or national origin. Such action shall include, but not be limited to the following: employment, upgrading, demotion, or transfer, recruitment or rates of pay or other forms of compensation; and selection for training, including apprenticeships. The Contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided by the Airport setting forth the provisions of this nondiscrimination clause.
  - b. The Contractor will, in all solicitations or advertisements for employees placed by or behalf of the Contractor, state that all qualified applicants will receive consideration for employment without regard to race, color, religion, sex, or national origin.
  - c. The Contractor will send to each labor union or representative of workers with which he has a collective bargaining agreement or other contact or understanding, a notice to be provided by the Airport advising the said labor union or worker's' representative of the Contractor's commitments under this Section 202 of Executive Order 11246 of September 24, 1965, and shall post copies of the notice in conspicuous places available to employees and applicants for employment.
  - d. The Contractor will comply with all provisions of Executive Order 11246 of September 24, 1965, as amended by Executive Order 11375, and with the rules, regulations, and relevant orders of the Secretary of Labor.

Company or Partnership				
(President or other official title)				
Subscribed and sworn to before me, this	day of		, 20 .	
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the interests of the United States.

The Contractor will furnish all information and reports required by Executive Order 11246 of September 24, 1965, and by rules, regulations, and orders of the Secretary of Labor, or pursuant thereto, and will permit access to his books, records, and accounts by the Airport

#### **ENCLOSURE A-3**

#### EMPLOYMENT PRACTICES (FOR NON-CONSTRUCTION CONTRACTORS & SUBCONTRACTORS ONLY)

#### To Be Prepared By:

Non-construction Prime Contractors and first tier subcontractors or suppliers with a contract greater than \$10,000. Name of Project: Location of Workforce: **Prime Contractor:** Subcontractor: In keeping with Airport policy of nondiscrimination in employment practices, the has set as a one year goal for the utilization of (Company Name) minorities and females having requisite skills equal to be number and percentage that is in relation to their presence in the labor market area used, which is \_\_\_\_\_ % for minorities and \_\_\_\_ % for females. The , by its assures the Airport (Company Representative) (Company Name) that good faith efforts will be used to achieve said goals. The good faith efforts proposed are described in the attached narrative. (If more than 50 employees and a contract of \$50,000 or more is contemplated, an Affirmative Action Plan per Enclosure A-4 is supplied in lieu of this narrative and is submitted when called for by the Airport.) Signature and Title of Company Official (Contractor) Date Signature and Title of Company Official (Subcontractor) Date

#### **ENCLOSURE A-4**

### REQUIREMENTS CONCERNING THE SUBMISSION OF AN AFFIRMATIVE ACTION PLAN (FOR NON-CONSTRUCTION CONTRACTORS)

Where the non-construction prime contractor or subcontractor has 50 or more employees and is participating in contracts with the Airport which exceed \$50,000, an Affirmative Action Plan must be submitted to the Airport's Office of Emerging Business Enterprise Development.

At a minimum, in accordance with the RFQ/RFP/IFB the following information must be provided in your Affirmative Action Plan:

- Equal employment policy statement for the employment of minorities and women.
  - A. How and to whom was policy statement circulated?
    - 1. Internally (within your company)
    - 2. Externally (all sources used for recruitment).
  - B. Who is or will be responsible for the implementation of these policies?
- II. Goals and Timetables for hiring minorities and women for the next year, or duration of this contract, whichever is greater, including:
  - Total employees expected to be employed in each job category (use job categories shown on EEO-1 form).
  - B. Group employees (Blacks, Hispanics, women, etc.) in each job category.
  - C. Labor market availability group information availability of minorities and women. With the exception of Construction Contractors, use this information to establish the goals required in Item "e" (contact State employment office to get this information).
  - D. Number of expected job opportunities. If not expected, goals as required in Item "e" must still be established to allow for unexpected hiring.
  - E. Goals number and percent of minorities and women to be reached.
  - F. If goals are not reached within the period specified, when called for you must justify the reasons for not meeting the goals by demonstrating the good faith efforts used to meet the goals.
- III. Development and Execution of Program
  - Method to be used for recruiting job applicants.
    - 1. Recruiting efforts should be directed towards schools, colleges, universities, newspapers, radio, state employment offices, churches, social and employment agencies and other sources appropriate for your needs, i.e., labor unions.
    - These efforts when called for must be substantiated by written documentation.
  - Method used for evaluating program.

#### ENCLOSURE A-5 REQUIREMENTS CONCERNING PRIME AND SUB-CONTRACTORS

In accordance with Federal Regulation Development is required to create are participate on Airport Federally assis	nd maintain	a bidders list on all	Prime and Sub-C	ontractors that seek to
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#### ATTACHMENT B

### DISADVANTAGED BUSINESS ENTERPRISE/AIRPORT CONCESSIONS DISADVANTAGED BUSINESS ENTERPRISE (DBE/ACDBE) AND SMALL BUSINESS ENTERPRISE (SBE) UTILIZATION

#### DEPARTMENT OF TRANSPORTATION POLICY

It is the policy of the Department of Transportation that socially and economically Disadvantaged Business Enterprise/Airport Concessions Disadvantaged Business Enterprise (DBE/ACDBEs), as defined at Title 49 Code of Federal Regulations, Part 23 and 26, shall have the maximum opportunity to participate in the performance of contracts financed in whole or in part with Federal funds. Consequently, the DBE/ACDBE requirements of 49 CFR, Part 23 and 26, shall apply to any agreement resulting from this procurement.

Participants in this procurement agree to ensure that DBE/ACDBEs, as defined at 49 CFR, Part 23 and 26, have the maximum opportunity to participate in the performance of contracts and subcontracts financed in whole or in part with federal funds. In this regard, the Proposers/Bidders/Qualifiers shall take all necessary and reasonable steps in accordance with 49 CFR, Part 23 and 26, and the Airport's DBE/ACDBE Program to ensure that DBE/ACDBEs have the maximum opportunity to compete for the performance of contracts. Neither the Proposers/Bidders/Qualifiers nor the selected contractor shall discriminate on the basis of race, color, national origin or sex in the performance of a resulting DOT-assisted contract.

#### OVERALL GOALS

The term "disadvantaged business" means a small business concern, which is at least 51 percent owned by one or more socially and economically disadvantaged persons or, in the case of a publicly owned business, at least 51 percent of the stock of which is owned by one or more socially and economically disadvantaged individuals and whose management and daily business operation are controlled by one or more of the socially and economically disadvantaged individuals who own it.

"Socially and economically disadvantaged individuals" means a citizen of the United States (or lawfully admitted permanent resident) who meets the criteria set forth in 49 C.F.R. Section 26.5. The Airport annually sets an overall DBE/ACDBE goal and triennially sets an DBE/ACDBE goal for work to be performed under Airport contracts, including construction activity procurement of common goods and services, personal service contracts, concessions and rental car contracts. While the expected percentage of certified DBE/ACDBE utilization may vary from contract to contract due to the availability of DBE/ACDBEs in any given line of work, the Airport believes that overall goals to be realistically obtainable over time with the assistance of the federal government, the business community, and DBE/ACDBE organizations.

In order to meet Federal requirements and to provide for maximum participation of certified DBE/ACDBEs, the Airport specifies a percentage of participation goals in contracts with subcontracting opportunities (the percentage may be zero).

#### II. CONTRACT GOALS

The Airport has specified a contract specific DBE/ACDBE/SBE goal for the work to be performed under this contract.

- A. When a DBE/ACDBE/SBE participates in a contract, you count only the value of the work actually performed by the DBE/ACDBE/SBE toward the DBE/ACDBE/SBE goals.
  - Count the entire amount of that portion of a contract (or other contract not covered by Paragraph (A) (2) of this section) that is performed by DBE/ACDBE/SBEs own forces. Include the cost of supplies and materials obtained by the DBE/ACDBE/SBEs for the work of the contract, including supplies purchased or equipment leased by the DBE/ACDBEs (except supplies and equipment the DBE/ACDBE/SBEs subcontractor purchases or leases from the prime contractor or its affiliate).

- 2. Count the entire amount of fees or commissions charged by an DBE/ACDBE/SBEs firm for providing a bona fide service, such as professional, technical, consultant, or managerial services, or for providing bonds or insurance specifically required for the performance of a DOT-assisted contract, toward DBE/ACDBE/SBE goals, provided you determine the fee to be reasonable and not excessive as compared with fees customarily allowed for similar services.
- When a DBE/ACDBE/SBE subcontracts part of the work of its contract to another firm, the value of the subcontracted work may be counted toward DBE/ACDBE/SBE goals only if the DBE/ACDBE/SBE subcontractor is itself a DBE/ACDBE/SBE. Work that a DBE/ACDBE/SBE subcontracts to a non-DBE/ACDBE/SBE firm does not count toward DBE/ACDBE/SBE goals.
  - a) When a DBE/ACDBE/SBE performs as a participant in a joint venture, count a portion of the total dollar value of the contract equal to the distinct, clearly defined portion of the work of the contract that the DBE/ACDBE/SBE performs with its own forces toward DBE/ACDBE/SBE goals.
  - b) Count expenditures to a DBE/ACDBE contractor toward DBE/ACDBE/SBE goals only if the DBE/ACDBE/SBE is performing a commercially useful function on that contract.
- 4. A DBE/ACDBE/SBE performs a commercially useful function when it is responsible for execution of the work of the contract and is carrying out its responsibilities by actually performing, managing, and supervising the work involved. To perform a commercially useful function, the DBE/ACDBE/SBE must also be responsible, with respect to materials and supplies used on the contract, for negotiating price, determining quality and quantity, ordering the material, and installing (when applicable) and paying for the material itself. To determine whether a DBE/ACDBE/SBE is performing a commercially useful function, you must evaluate the amount of work subcontracted, industry practices, whether the amount the firm is to be paid under the contract is commensurate with the work it is actually performing and the DBE/ACDBE/SBE credit claimed for its performance of the work, and of the relevant factors DBE/ACDBE/SBE does not perform a commercially if its role is limited to that of an extra participant in a transaction, contract, or project through which funds are passed in order to:

#### DISADVANTAGED BUSINESS ENTERPRISE (DBE) FIRMS ONLY

- To be a regular dealer, the firm must be an established, regular business that engages, as its principal business and under its own name, in the purchase and sale or lease of the products in question.
- 2. A person may be a regular dealer in such bulk items as petroleum products, steel, cement, gravel, stone, or asphalt without owning, operating, or maintaining a place of business; if the person both owns and operates distribution equipment for long-term lease agreement and not on an ad hoc or contract by contract basis.
- 3. Packagers, brokers, manufacturers', representatives, or other persons who arrange or expedite transactions are not regular dealers within the meaning of this paragraph.
- With respect to materials or supplies purchased from a DBE/SBE which is neither a manufacturer nor a regular dealer, count the entire amount of fees or commissions charged for the delivery of materials or supplies required on a job site, toward DBE/SBE goals, provided you determine the fees to be reasonable and not excessive as compared with fees customarily allowed for similar services. Do not count any portion of the cost of the materials and supplies themselves toward DBE/SBE goals.

**Sixty percent** (60%) of the total dollar value will be counted in the case of a DBE/ACDBE/SBE supplier that is not a manufacturer, provided that the DBE/ACDBE/SBE supplier performs a commercially useful function in the supply process to include brokers etc in accordance with 49 CFR 26.55 Paragraph 2b.

#### AIRPORT CONCESSIONS DISADVANTAGED BUSINESS ENTERPRISE (ACDBE) PARTICIPATION ONLY

ACDBE firms can only be counted if they are performing a commercially useful function as outlined above. Count revenues generated to an ACDBE concessionaire only if the ACDBE is performing a commercially useful function on that contract.

#### DBE/ACDBE MANUFACTURER/REAL DEALER PARTICIPATION

The entire amount of fees or commissions charged by a DBE/ACDBE firm for a bona fide service will be counted provided that the fees are determined to be reasonable and not excessive as compared with fees customarily allowed for similar services. Such services may include, but are not limited to, professional, technical, consultant, legal, security systems, advertising, building cleaning and maintenance, computer programming, or managerial.

One hundred percent (100%) of the cost of goods obtained from a DBE/ACDBE/SBE manufacturer will be counted. The term manufacturer has the same meaning as in Part 26, Section 26.55(e) (1) (ii). One hundred percent (100%) of the cost of goods purchased or leased from a DBE/ACDBE/SBE regular dealer will be counted. The term ``regular dealer" has the same meaning as in Part 26, Section 26.55(e) (2) (ii). Credit will be counted toward DBE/ACDBE/SBE goals for goods purchased from a DBE/ACDBE/SBE which is neither a manufacturer nor a regular dealer as follows:

Count the entire amount of fees or commissions charged for assistance in the procurement of the goods, provided that this amount is reasonable and not excessive as compared with fees customarily allowed for similar services. Do not count any portion of the cost of the goods themselves.

Count the entire amount of fees or transportation charges for the delivery of goods required for a concession, provided that this amount is reasonable and not excessive as compared with fees customarily allowed for similar services. Do not count any portion of the cost of goods themselves.

If a firm has not been certified as a DBE/ACDBE/SBE in accordance with the standards in this part, do not count the firm's participation toward DBE/ACDBE/SBE goals.

#### III. BIDDING REQUIREMENTS, TERMS AND CONDITIONS

- A. In addition to any other requirements contained in this Invitation to Bid or Request for Proposal or Qualifications, the following DBE/ACDBE/SBE Program requirements must be satisfied, bid/proposals must include a representation that:
  - The Proposer/Bidder/Qualifier has met the goal established by the Airport for this
     procurement, or
  - 2. The Proposer/Bidder/Qualifier has made a good faith effort to attain the level of DBE/ACDBE/SBE participation sought by the Airport for this procurement

Each Proposer/Bidder/Qualifier must include a statement in **Attachment B-1** (Declaration of Proposed DBE/ACDBE Utilization) of the level of DBE/ACDBE participation attained through such effort. This submittal is regarded as a matter of bid responsiveness. Failure to make these submittals will serve to disqualify the bid as non-responsive to this Invitation to Bid.

- B. Each Proposer/Bidder/Qualifier should also prepare a complete DBE/ACDBE Participation Plan that sets forth the extent of DBE/ACDBE involvement in this procurement, these materials are to be provided upon request, and will be considered in determining Proposer/Bidder/Qualifier responsibility.
- C. DBE/ACDBE participation plans shall include the following minimum information:
  - 1. DBE/ACDBE Participation Schedule, (Attachment B-3) which includes:

- Names, addresses and contact persons of the DBE/ACDBE entities that will
  participate in the contract;
- b. A description of the work each named DBE/ACDBE will perform;
- c. The dollar amount (projected revenue) of the participation of each named DBE/ACDBE
- d. Federal Tax Identification Number

All proposed and subsequent certified DBE/ACDBE firms must complete Attachment B-2 (DBE/ACDBE AFFIDAVIT) and Attachment B-4A (Letter of Intent-Certified DBE/ACDBE), and copies of sub agreements must be submitted for <a href="mailto:each DBE/ACDBE firm whose participation">each DBE/ACDBE firm whose participation</a> is proposed for the performance of this contract as a subcontractor/consultant or joint venture.

- 2. If the DBE/ACDBE and SBE goals are not met, the Proposer/Bidder/Qualifier must demonstrate adequate document in **Attachment B-5** (Good Faith Efforts Guidelines) the good faith efforts it made to include DBE/ACDBE/SBE participation in the contract. The documentation of the effort is discussed in greater in paragraph (E) of this Section.
- Non-Certified DBE/ACDBE and SBE Participation Schedule (Attachment B-6), which includes:
  - Names, addresses and contact persons of the non DBE/ACDBE and SBE entities that will participate in the contract;
  - b. A description of the work each named non DBE/ACDBE and SBE will perform;
  - The dollar amount (projected revenue) of the participation of each named non DBE/ACDBE and SBE
  - d. Federal Tax Identification Number

All Proposers/Bidder/Qualifiers must make a good faith to meet both the DBE/ACDBE and SBE goal(s).

(For SBE qualifications and validations, refer to the Small Business Certification Verification Process attached to this Guidelines)

4. All proposed and subsequent non-certified DBE/ACDBE and SBE must complete Attachment B-4B (Letter of Intent-Non-Certified DBE/ACDBE and SBE) and copies of sub agreements must be submitted for <a href="mailto:each non-certified DBE/ACDBE">each non-certified DBE/ACDBE</a> and SBE <a href="mailto:firm whose participation is proposed for the performance of this contract as a sub-contractor/consultant or joint venture.">sub-contractor/consultant or joint venture.</a>

Note: Firms CANNOT perform as both a DBE/ACDBE and SBE. Participation is counted separately.

- 5. Second/Third Tier Sub-contractor/consultant Participation Schedule (Attachment B-8), which includes:
  - a. Name of 2<sup>nd</sup>/3<sup>rd</sup> tier sub-contractor/consultant
  - b. First tier sub-contractor/consultant with agreement with the 2<sup>nd</sup>/3<sup>rd</sup> tier sub;
  - c. Identification whether 2<sup>nd</sup>/3<sup>rd</sup> tier is certified or non-certified DBE/ACDBE
  - d. Federal Tax Identification Number
  - e. Address and contact person
  - f. Description of the work each named for each 2<sup>nd</sup>/3<sup>rd</sup> tier subcontractor/consultant will perform;
  - g. The dollar amount (projected revenue) of the participation of each named DBE/ACDBE

All sub-agreements must be submitted for each of the 2<sup>nd</sup>/3<sup>rd</sup> tier subcontractor/consultant whose participation is proposed for the performance of this contract as a 2<sup>nd</sup>/3<sup>rd</sup> subcontractor/consultant.

- Request for emergency addition-conditional approval to utilize a subcontractor/consultant can be submitted by completing Attachment B-9 (Emergency Addition-Conditional Approval of Subcontractor/consultant). The Contractor shall make assurances that all subcontractors listed in Attachment B-9 who are utilized towards the fulfillment of a DBE/ACDBE/SBE goal will be performing a commercially useful function as outlined in 49 CFR PART 26 and 23. If it is discovered that the DBE/ACDBE/SBE is not performing or has not performed a commercially useful function, the Prime Contractor will immediately notify OCI of its findings. THE APPROVAL OF THIS FORM IS CONDITIONAL. FINAL APPROVAL WILL NOT BE GRANTED until all OCI A & B FORMS are completed & contractual agreements are signed and provided to OCI WITH IN 5 DAYS OF SIGNATURE. This addition MUST BE APPROVED BY THE AIRPORT DIRECTOR AND CITY OF CLEVELAND BOARD OF CONTROL. If this contract is subject to STATE OF OHIO PREVAILING WAGE OR FEDERAL DAVIS BACON (WAGE & HOUR) requirements the Contractor and sub-contractor are required to follow all contractual obligations related to Wage & Hour on all Department of Port Control/City of Cleveland contracts. If the wage & hour information is not submitted, payment to the Contractor can be stopped or the project can be stopped entirely. All other provisions regarding additions of sub-contractors/consultants must be followed and applied herein.
- 7. The following standards shall be applied in assessing the responsibility of the DBE/ACDBE plan submitted:
  - a) Whether the participation plan contains capable currently certified DBE/ACDBE firms.
  - Whether the firms listed in the plan are performing a commercially useful function
  - c) Whether the listed firms are sharing monetary benefit in proportion to their share of the work of the project.
  - d) Whether the plan exhibits a likelihood of goal attainment.
  - e) Whether the prime/sub relationships are firm, i.e., whether conditional subcontractors have been entered.
- D. The contractor must receive the approval of the Airport's Office of Compliance and Inclusion **before** termination, addition and or making substitution for any subcontractors listed in its DBE/ACDBE and Non-DBE/ACDBE and SBE plans.

Airport certified DBE/ACDBE entities are eligible for inclusion in a plan. Consult the DBE/ACDBE Directory at <a href="http://www.dot.state.oh.us/Divisions/ODI/SDBE/Pages/UCP.aspx">http://www.dot.state.oh.us/Divisions/ODI/SDBE/Pages/UCP.aspx</a>. Also, the Airport Office of Compliance and Inclusion is available for assistance in ascertaining certification status of DBEs/ACDBEs. Applications for certification may be obtained at <a href="http://www.dot.state.oh.us/Divisions/ODI/SDBE/Pages/UCP.aspx">http://www.dot.state.oh.us/Divisions/ODI/SDBE/Pages/UCP.aspx</a>. All applications must be made through the Ohio Unified Certification Program (UCP) Application. Firms with SBE designation can be accessed through the OCI Office. For all bids, firms seeking to be counted toward participation at the time of contract award must be certified prior to the bid/proposal submission date. For all proposals and statements of qualifications, all firms to be counted toward participation at the time of the contract award must be certified by the time of final contract negotiations.

- The Airport will attempt to certify proposed DBE/ACDBE entities prior to bid. The Airport will also attempt to grant SBE designation prior to bid; however it will not consider certification/designation not completed prior to submittal of bids.
- DBE/ACDBEs seeking to perform on RFP/Q's must complete the B forms at the time of proposal/qualification submission. All B forms for RFP/Q's must be finalized and ALL DBE/ACDBE/SBES MUST BE CERTIFIED/DESIGNATED BY FINAL NEGOTIATIONS.
- 3. Proposer/Bidder/Qualifier should not rely upon the approval of the certification applications submitted for this bid/proposal by its proposed DBE/ACDBEs due to the time it takes to review and approve an application.

- 4. However, substitution of DBE/ACDBE entities appearing in a plan may be permitted where the Disadvantaged Business Enterprise Liaison Officer (DBELO) determines that such substitution will not result in an abuse of the DBE/ACDBE Program. The burden of demonstrating the propriety of such substitution lies with the Proposer/Bidder/Qualifier seeking such substitution. Denial of certification is final for the pending contract. Any person denied certification may appeal such decision in accordance with the provisions of 49 CFR, Part 26 Section 28.89, which is reproduced as part of the Joint Certification Application.
- 5. The Proposer's/Bidder's/Qualifier's commitment to a specific goal for DBE/ACDBE/SBE utilization as detailed in its DBE/ACDBE/SBE Plan shall constitute a presumption that good faith efforts to meet the DBE/ACDBE/SBE goal by subcontracting to or undertaking to joint venture with DBE/ACDBE/SBE firms have been made. If the Proposer/Bidder/Qualifier fails to meet the goal, it will carry the burden of furnishing sufficient documentation, demonstrating its adequate good faith efforts, by utilization.

The standard by which the Airport will determine whether the efforts made by a Proposer/Bidder/Qualifier were good faith efforts is whether such efforts could be reasonably be expected to produce sufficient DBE/ACDBE/SBE participation to meet the goals set for this procurement in reaching this decision, the Airport may consider all efforts advanced by the Proposer/Bidder/Qualifier as well as the following:

- Did the contractor attend any scheduled pre-solicitation or pre-bid meetings to inform DBE/ACDBE/SBEs of contracting and subcontracting opportunities?
- 2. Did the contractor advertise in general circulation, trade association and minority-focus media concerning the subcontracting opportunities?
- 3. Did the contractor provide written notice to a reasonable number of specific DBE/ACDBE/SBE that their interest in the contract was being solicited, in sufficient time to allow the DBE/ACDBE/SBEs to participate effectively?
- 4. Did the contractor/supplier follow up with the DBE/ACDBE/SBE firms interested in participating?
- 5. Did the contractor/supplier select portions of work to be done by DBEs/ACDBEs/SBEs (including dividing contracts into economically feasible units to facilitate participation)?
- 6. Did the contractor provide adequate information about plans, specifications, and/or contracting requirements?
- 7. Did the contractor negotiate in good faith with interested DBEs/ACDBEs/SBEs, not rejecting DBE/ACDBE/SBEs as unqualified without sound reasons?
- 8. Did the contractor make efforts to provide assistance to obtain bonding, lines of credit, or insurance?
- 9. Did the contractor effectively use the services of available minority and female organizations, contractors' groups, state and local offices, etc., that have knowledge of available DBE/ACDBE/SBE firms or the names or organizations to locate such firms?
- F. In the event a contract is awarded as a result of this procurement, the DBE/ACDBE/SBE Participation Plan submitted by the successful Proposer/Bidder/Qualifier and the terms, conditions and requirements contained in this notice shall become an integral part of the contract, binding said Proposer/Bidder/Qualifier to full and faithful performance in accordance with said plan.
- G. Any award resulting from the procurement shall be and is conditioned upon the attainment of the aforesaid goals or the satisfactory showing of good faith efforts to attain said goals.
- H. All successful Proposers/Bidders/Qualifiers must submit all the required documents to project managers prior to OCI final written approval to proceed (i.e. fully executed contract, that includes Purchase Order, Certification Request, Signature page of the contract between successful Proposers/Bidders/Qualifiers with the City of Cleveland, City Ordinance, Board Control Resolution (all proposed DBEs/ACDBEs, Non DBE/ACDBEs and SBEs should be

*listed)*, all Sub-contractual/consultant Agreements, Post Project Summary and Project Contract Summary). Affirmative Action and/or EEO-1 forms are to be submitted to OCI biannually.

- During the performance of any resulting contract and for a period of up to three (3) years following completion of the contract work, the Airport may initiate reviews for compliance with the requirements of the Airport's DBE/ACDBE/SBE Program and the successful Proposer's/Bidder's/Qualifier's (hereinafter "Contractor") DBE/ACDBE/SBE Participation Plan. Such reviews will require the submissions of payment or revenue reports utilizing the B2GNow Contract Compliance online monthly utilization reporting program at this link:

  <a href="https://clevelanddiversitycompliance.com/">https://clevelanddiversitycompliance.com/</a>. Supporting documents invoices, canceled checks, desk audits and/or onsite reviews are uploaded for compliance review. Where a Contractor is found by the Airport to have failed to comply with the requirements of the DBE/ACDBE Program and SBE Element or the Contractor's DBE/ACDBE/SBE Participation Plan, the Contractor will be required to take corrective action. If corrective action is not promptly taken by the offending Contractor, the following sanctions may be imposed (singly, in any combination and in addition to any other remedies provided by law or equity):
  - 1. The Airport may withhold all further payments under the contract.
  - 2. The Contractor may be ordered to stop work
  - The contract may be terminated for breach.
  - Suspension or debarment proceedings may be commenced in accordance with 49 CFR, Part 29.
  - 5. The Director of Purchasing and Supplies may find the defaulting contractor non-responsible in respect to other solicitations for a stated period of time.
  - 6. The relevant performance bond(s) may be enforced.
  - 7. The contract payments may be reduced by an amount equal to that designated in the DBE/ACDBE/SBE plan for DBE/ACDBE/SBE participation.

Reviews for non-federally funded projects (i.e. construction project, professional services projects, requirement projects) will require the submissions of a payment or revenue reports utilizing the B2GNow Contract Compliance online monthly utilization reporting program at this link: <a href="https://clevelanddiversitycompliance.com/">https://clevelanddiversitycompliance.com/</a>. Supporting documents invoices, canceled checks, desk audits and/or onsite reviews are uploaded for compliance review.

- J. Upon completion of the project (or portion of the project for partial releases of retainage) or completion of any subcontractor/subconsultant/subconcessionaire portion of the project, and upon receipt of all required documentation and deliverables, the Airport will approve release of retainage or portions thereof directly to the Contractor/Consultant. The Contractor/Consultant shall release retainage due to each subcontractor/sub consultant or material supplier within ten (10) days following Owner's payment to the Contractor/Consultant for work completed or material supplied.
- K. Agreements between a supplier/contractor and DBE/ACDBE/SBE in which the latter promises not to provide subcontracting quotations to other suppliers/contractors are prohibited.
- L. The Contractor will keep records and documents for three (3) years following performance of this contract to indicate compliance with this notice. Such records and, or copies thereof, will be made available at reasonable times and places for inspection by any authorized representative of the Airport and will be submitted to Airport upon request with any other compliance information which such representative may require.
- M. If at any time, the Department of Transportation or the Airport has reason to believe that any person or firm has willfully or knowingly provided incorrect information or made a false statement, it may refer the matter to the General Counsel of the Department of Transportation. They may initiate debarment proceedings in accordance with 41 CFR 1-1.604 and 12-1.602 and/or refer the matter to the Department of Justice under 18 U.S.C. 1001, as they deem appropriate.
- N. Proposers and Contractors agree to be bound by all the requirements, terms and conditions of this notice.
- O. Nothing in this notice shall be interpreted to diminish the present contract compliance review.

#### **ENCLOSURE B-1**

#### DECLARATION OF PROPOSED DISADVANTAGED BUSINESS ENTERPRISE/AIRPORT CONCESSIONS DISADVANTAGED BUSINESS ENTERPRISE (DBE/ACDBE) UTILIZATION

THIS PAGE MUST BE COMPLETED BY PRIME PROPOSER /BIDDER/QUALIFIER TO INDICATE THE AMOUNT (PERCENTAGE) OF DBE/ACDBE PARTICIPATION.

bid/propos	al for	the	representative of the entity,, is submitting a project, hereby acknowledges that the
DBE/ACD	BE go	al estal	blished for this project is%.
Note: Pr	opose	r/Bidde	er/Qualifier shall make one of the two certifications noted below:
1. 🗆	261 263 9	particip is confirm	roposer/Bidder/Qualifier further represents that the proposed level of DBE/ACDBE pation as set forth in the enclosed Schedule of DBE/ACDBE participation for this project % and represents attainment of the DBE/ACDBE participation goal Letters of Intent ning the proposed participation of the DBEs/ACDBEs set forth on the Schedule of CDBE Participation are attached.
2. □		particip is	roposer/Bidder/Qualifier further represents that the proposed level of DBE/ACDBE pation as set forth in the enclosed Schedule of DBE/ACDBE participation for this project %. However, this level of DBE/ACDBE participation is less than the goal established project. The Proposer/Bidder/Qualifier has attached:
20 U V V V V V V V V V V V V V V V V V V		a.	the Schedule of DBE/ACDBE participation showing the level of DBE/ACDBE participation the Proposer/Bidder/Qualifier has been able to obtain, supplemented with Letters of Intent confirming the proposed participation of the DBE/ACDBEs set forth on the Schedule of DBE/ACDBE Participation; and,
8 0		b.	documentation of the Proposer's/Bidder's/Qualifier's good faith efforts to achieve the goal established for this project. This documentation shall include Certificates of DBE/ACDBE Unavailability for each contacted by the prime Proposer/Bidder/Qualifier which will not be participating in performance of the contract). The documentation of the efforts is discussed in greater detail in the Good Faith Efforts section.

(TO BE SUBMITTED WITH BID/PROPOSAL)

#### ENCLOSURE B-2 DBE/ACDBE AFFIDAVIT

THIS PAGE IS TO BE COMPLETED BY ALL DISADVANTAGED BUSINESS ENTERPRISE/AIRPORT
CONCESSION DISADVANTAGED BUSINESS ENTERPRISE (DBE/ACDBE) PROPOSED TO PARTICIPATE
ON THIS PROJECT.

I hereby declare and affirm that I am (co				and
duly authorized representative of the				<u> </u>
	(n	ame of corporation	or joint venture	e) whose
address is			2 10 10 10 10 10 10 10 10 10 10 10 10 10	
I HEREBY DECLARE AND AFFIRM TH CONCESSION DISADVANTAGED BUS Part(s) 23 or 26. I WILL PROVIDE INFO FACT (attach copy of certification).	SINESS ENTERPRISE	(DBE/ACDBE) AS D	<b>EFINED BY 4</b>	9 CFR
I DO SOLEMNLY SWEAR OR DECLA STATEMENT ARE TRUE AND CORRE FIRM, TO MAKE THIS AFFIDAVIT.				
(Affiant) State of		(Date)	N 8 1	
City and County of		)		
On this day of		_,, before	me, the under	signed
officer personally appeared.	, known to me to t	be the person descri	bed in the abo	ove
mentioned Affidavit, and acknowledged	that he/she executed th	ne same in the capa	city therein sta	ated and
for the purposes therein contained.		E		
In witness thereof, I hereunto set my har	nd and official seal.	\$	÷	¥
My Commission Expires:			4	77 - 67
	e 1 e 1			8
	(No	tary Public)		# #
(SEAL)				

## OCI Rev 06/2018

# **ENCLOSURE B-3**

# CERTIFIED DISADVANTAGED BUSINESS ENTERPRISE/AIRPORT CONCESSION DISADVANTAGED BUSINESS ENTERPRISE (DBE/ACDBE) PARTICIPATION PLAN

Name of Prime Contractor			
Name of Project			
Project/Contract No	Total BASE Bid/Proposal Amount		

ъ Б								
Dollar Value Work								
Percent Participation								
Scope of Work								Total DBE/ACDBE Dollars (%)
Contact Person							2 40	
Federal Tax ID (must provide)					-2			
Name of CERTIFIED DBE/ACDBE	9 8 9 7		, Ç					
	Federal Tax ID     Contact     Contact     Doll       (must provide)     Address     Person     Scope of Work     Participation	Federal Tax ID   Contact   Percent   Percent	Federal Tax ID   Percent   Percent	Federal Tax ID   Address   Person   Scope of Work   Participation   Participation	Federal Tax ID (must provide)     Address     Contact Scope of Work     Percent Participation	Federal Tax ID	Federal Tax ID (must provide)     Address     Contact Person     Scope of Work     Participation	Federal Tax ID (must provide)     Address     Contact (must provide)     Person     Scope of Work     Participation

The undersigned will enter into formal agreement with the certified DBEs/ACDBEs listed above for work in this schedule conditioned upon the award of a contract by the Cleveland Airport System.

Signature of Prime Contractor Representative	Email:	Telephone	æ	Date

#### **ENCLOSURE B-4A**

#### LETTER OF INTENT TO PERFORM AS A <u>CERTIFIED</u> DBE/ACDBE SUB-CONTRACTOR/CONSULTANT

This form is to be completed by Prime Contractors and Consultants and ALL certified DBE and ACDBE Subcontractors and Sub-consultants.

조심은 시간 2시8시간 (12시간) [20]	Project Name:	
요하고 되어서 여러 됐다. 그리는 점과	Location:	
TO BE COMPLETED BY PRIME CONTRACTO	OR/CONSULTANT	
Prime Contractor/Consultant:		
(FEDERAL TAX ID - MUST PROVIDE		
I am the	and duly authorized re	presentative of the (firm of)
그림 그는 그 전에 살아보다 하는 사람들이 그렇게 하는 그는 그렇게 하는 것은 바람이 되었다. 중 없다.		erform work for the above project
operating as (strike out conditions that do not a		
existing under the law of the State of		
Venture consisting of:		
	The second secon	
TO BE COMPLETED BY CERTIFIED SUB-CO	NTRACTORS/CONSULT/	ANTS
DBE/ACDBE Subcontractors/consultants:		
The firm I represent is a Disadvantaged Busine Enterprise which is currently certified by the Oh certification date of areas: (Please provide a description of <u>ALL</u> work	nio Unified Certification Prog . My firm is certified to	pram as DBE/ACDBE with a perform work in the following
NAICS DESCRIPTION		NAICS CODE
. <del></del>		
The section of the se		tien with the above prejects
The undersigned is prepared to perform the foll (Specify in appropriate detail particular work ite project only. Also, please provide associated p	ms or parts to be performed	d along with NACIS Code for this
Type of Work and It		Price Associated
1.	diameter and the second	
2		
3.		
A		

completion of such work as follows ( <u>Do</u> procurements with the exception of RF			
If the chart below has not been compl	eted the form will be cons	idered INCOMPLETE an	d will be returned
and potentially delay the procurement p		idered ii VOOWII ELTE aii	a will be returned
		Projected	<u>Projected</u>
Type of Work and Items	Work Hours Involved	Commencement Date	Completion D
·			
3.	- 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1		
<b>1.</b>			
5.			
REPRESENTATION TO UTILIZE 2ND/3	3RD TIER SUB-CONTRACT	TOR/CONSULTANTS	
further represent thatpe	ercent ( %) of the dollar	value of my subcontract	will be performed
by 2"/3" tier contractors an	id/or suppliers, which ar	e:certified/not	certified by the
Disadvantaged Business Enterprise/Ai	irport as an Airport Conce	ssion Disadvantaged Bu	siness Enterprise.
Please provide 2 <sup>nd</sup> /3 <sup>rd</sup> tier sub informat	tion on form B-7).		
IOTE: All sub contractor/consultant	agracinante with cartified	l and or non cortified ou	h contractora/ouh
OTE: All sub-contractor/consultant			
onsultants must be provided to OCI p		E/ACDBE Notice to Proc	eed (NTP). Delay
	ulmanat the avoidat timelia	•	
n receipt of this information can directly	y impact the project timeline	e.	
		2 V	
TO BE COMPLETED BY CERTIFIED		2 V	
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TO BE COMPLETED BY CERTIFIED STATES	SUB-CONTRACTOR/CON er into a formal agreement (Prime	ISULTANTS for the above work with	nditioned upon
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O BE COMPLETED BY CERTIFIED STATES	SUB-CONTRACTOR/CON er into a formal agreement (Prime rport.	ISULTANTS  for the above work with contractor/consultant) co	s
O BE COMPLETED BY CERTIFIED STATES THE UNDERSTORM OF A CONTRACT WITH THE AIR	SUB-CONTRACTOR/CONer into a formal agreement (Prime rport.	ISULTANTS  for the above work with contractor/consultant) co	s
O BE COMPLETED BY CERTIFIED S  the undersigned DBE/ACDBE will enter  our execution of a contract with the Air	SUB-CONTRACTOR/CON er into a formal agreement (Prime rport.	ISULTANTS  for the above work with contractor/consultant) co	s
O BE COMPLETED BY CERTIFIED S  the undersigned DBE/ACDBE will enter  the pur execution of a contract with the Air	SUB-CONTRACTOR/CONer into a formal agreement (Prime rport.	ISULTANTS  for the above work with contractor/consultant) co	s
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O BE COMPLETED BY CERTIFIED S  he undersigned DBE/ACDBE will enter  our execution of a contract with the Air	SUB-CONTRACTOR/CON er into a formal agreement (Prime rport.  I  ACDBE Firm Name)	ISULTANTS  for the above work with contractor/consultant) co	s
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TO BE COMPLETED BY CERTIFIED STATES The undersigned DBE/ACDBE will enterour execution of a contract with the Air	SUB-CONTRACTOR/CON er into a formal agreement (Prime rport.  Prime (Prime (Prime) (Address) (Signature)	ISULTANTS  for the above work with contractor/consultant) co	s
TO BE COMPLETED BY CERTIFIED STATES THE Undersigned DBE/ACDBE will enter our execution of a contract with the Air	SUB-CONTRACTOR/CON er into a formal agreement (Prime rport.  or ACDBE Firm Name) (Address)  (Signature) (Name Typed)	ISULTANTS  for the above work with contractor/consultant) co	s
TO BE COMPLETED BY CERTIFIED STATES The undersigned DBE/ACDBE will enterour execution of a contract with the Air	SUB-CONTRACTOR/CON er into a formal agreement (Prime rport.  Prime (Prime (Prime) (Address) (Signature)	ISULTANTS  for the above work with contractor/consultant) co	s
TO BE COMPLETED BY CERTIFIED Some of the undersigned DBE/ACDBE will enter our execution of a contract with the Air (Certified DBE of the undersigned DBE)	SUB-CONTRACTOR/CON er into a formal agreement (Prime rport.  or ACDBE Firm Name) (Address)  (Signature) (Name Typed) (Title)	ISULTANTS  for the above work with contractor/consultant) co	s
TO BE COMPLETED BY CERTIFIED Some of the undersigned DBE/ACDBE will enter our execution of a contract with the Air (Certified DBE of the undersigned DBE)	sub-contractor/contrac	ISULTANTS  for the above work with contractor/consultant) co	s
TO BE COMPLETED BY CERTIFIED STATES The undersigned DBE/ACDBE will enter our execution of a contract with the Air (Certified DBE o	SUB-CONTRACTOR/CON er into a formal agreement (Prime rport.  or ACDBE Firm Name) (Address)  (Signature) (Name Typed) (Title)  Contact Information Email:	ISULTANTS  for the above work with contractor/consultant) co	s
TO BE COMPLETED BY CERTIFIED STATES The undersigned DBE/ACDBE will enter our execution of a contract with the Air (Certified DBE o	sub-contractor/contrac	ISULTANTS  for the above work with contractor/consultant) co	s

#### **ENCLOSURE B-4B**

#### LETTER OF INTENT TO PERFORM AS A <u>NON-CERTIFIED</u> DBE/ACDBE and SBE SUBCONTRACTOR/SUBCONSULTANT

This form is to be completed by Prime Contractors and Consultants and ALL <u>NON-CERTIFIED</u> DBE, ACDBE and SBE Subcontractors and Sub-consultants.

Project Name:
Location:
TO BE COMPLETED BY PRIME CONTRACTOR/CONSULTANT
Prime Contractor/Consultant:
(Federal Tax ID Number – MUST PROVIDE)
I am the and duly authorized representative of the (firm of)
, which intends to perform work for the above project
operating as (strike out conditions that do not apply) an individual, a Company, a Corporation, organized
and existing under the law of the State of, or a Proprietorship, a Partnership, or Joint
Venture consisting of:
TO BE COMPLETED BY NON-CERTIFIED DBE/ACDBE AND SBE SUB CONTRACTORS /CONSULTANTS
Sub-Contractor/Consultant:
I am the and duly authorized representative of the (firm of)
, which intends to perform work for the above project
operating as (strike out conditions that do not apply) an individual, a Company, a Corporation, organized
and existing under the law of the State of, or a Proprietorship, a Partnership, or Joint
Venture consisting of:

You have projected the following commencement date for such work, and the undersigned is projecting completion of such work as follows (<u>Do not leave the chart below blank</u>. <u>Information is to be provided for ALL procurements with the exception of RFQ's (task order) and concessions (revenue generating) projects</u>. If the chart below has not been completed the form will be considered INCOMPLETE and will be returned and potentially delay the procurement process):

Type of Work and Items.	Work Hours Involved	Projected Commencement Date	<u>Projected</u> <u>Completion Date</u>
2		to a division of the same as	
3	• 1		
4.			
5.			
6.			
REPRESENTATION TO UTILIZE 2ND/3RD	TIED CUD CONTD	ACTOR/CONCUL TANTO	
REFRESENTATION TO UTILIZE 2 /3	TIER SUB-CONTRA	ACTOR/CONSULTANTS	
by 2 <sup>nd</sup> /3 <sup>rd</sup> tier subcontractors and Airport as an Airport Concession/Disactinformation on form B-7).  NOTE: All sub-contractor/consultant agreemust be provided to the Airport prior to issue receipt of this information can directly important agreematical procession of the complete by NON-CERTIFIE The undersigned sub-contractor/consultant acontract with the Airport.	dvantaged Business eements with certified suance of the SBE/DI pact the project timeling ED SUB-CONTRACT ant will enter into a	Enterprise. (Please pro and non-certified sub-co BE/ACDBE Notice to Pro ne.	ntractors/consultants ceed (NTP). Delay in
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(SEAL IF PROPOSER IS A CORPORATION)

#### ENCLOSURE B-5 GOOD FAITH EFFORTS GUIDELINES

Instructions: In the event a competitor is unable to commit to full attainment of an established SBE/DBE/ACDBE contract specific goal, a good faith efforts evaluation must be conducted by the Airport. All competitors must provide documentation demonstrating all of the steps outlined below were taken in attempting to obtain SBE/DBE/ACDBE participation. ALL GOOD FAITH EFFORT DOCUMENTATION MUST BE SUBMITTED AT THE TIME OF BID/PROPOSAL/QUALIFICATION. With the exception of the RFQ process, the Airport is not allowed to contact potential contractors/consultants prior to selection of the successful bidder/proposer regarding information submitted. If good faith efforts are not submitted at the time of bid/proposal the bidder/proposer will be deemed NON-COMPLIANT.

- 1. Whether the contractor attended any pre-solicitation or pre-bid meetings that were scheduled by the recipient to inform SBE/DBE/ACDBEs of contracting and subcontracting opportunities;
- 2. Whether the contractor advertised in general circulation, trade association, and minority-focus media concerning the subcontracting opportunities;
- 3. Whether the contractor provided written notice to a reasonable number of specific DBEs/ACDBEs/SBEs, that their interest in the contract was being solicited in sufficient time to allow the DBEs/ACDBEs/SBEs to participate effectively:
- Whether the contractor followed up initial solicitations of interest by contacting DBE/ACDBEs to determine with certainty whether the DBE/ACDBEs/SBEs were interested;
- 5. Whether the contractor selected portions of the work to be performed by DBE/ACDBEs/SBEs in order to increase the likelihood of meeting the DBE/ACDBE/SBE goals (including, where appropriate, breaking down contracts into economically feasible units to facilitate DBE/ACDBE/SBE participation);
- 6. Whether the contractor provided interested DBEs/ACDBEs/SBEs with adequate information about the plans, specifications and requirements of the contract;
- 7. Whether the contractor negotiated in good faith with interested DBEs/ACDBEs/SBEs, not rejecting DBEs/ACDBEs/SBEs as unqualified without sound reasons based on a thorough investigation of their capabilities.
- 8. Whether the contractor made efforts to assist interested DBEs/ACDBEs/SBEs in obtaining bonding, lines of credit, or insurance required by the recipient or contractor; and
- Whether the contractor effectively used the services of available minority community organizations; disadvantaged contractors' groups; local, state and Federal disadvantaged business assistance offices; and other organizations that provide assistance in the recruitment and placement of DBEs/ACDBEs/SBEs.

\*PLEASE ATTACH ALL SUPPORTING DOCUMENTATION OF THE GOOD FAITH EFFORTS TO THE BID/PROPOSAL/QUALIFICATIONS. COMPETITORS WILL BE DETERMINED NON-COMPLIANT WITHOUT THE APPROPRIATE SUPPORTING GOOD FATIH EFFORTS DOCUMENTATION.

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## OCI Rev 06/2018

# **ENCLOSURE B-6**

# BUSINESS ENTERPRISE SUB-CONTRACTOR/CONSULTANT (NON-CERTIFIED DBE/ACDBE) AND SMALL BUSINESS NON-CERTIFIED DISADVANTAGED BUSINESS ENTERPRISPRISE / AIRPORT CONCESSION DISADVANTAGED **ENTERPRISE (SBE) PARTICIPATION PLAN**

\*\*\*\*Bidders MUST make a Good Faith Effort to meet the established SBE Goal\*\*\*\*

						(Non-Certified Work DBE/ACDBE) (SBE)						***************************************					
					Doll Percent of												
			ount	ORM B-4B***	Scone of Work										•		Total NON-CERTIFIED DRE/ACDBF Dollars (%)
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			To	AX ID NUMBER AND COMPLETE FORM B-48***	Address	SSIDE	or .	·			42 1,79						
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Name of Prime Contractor	oject 1	ماددد	ntract No	***All firms must provide FEDERAL T	Name of NON-CERTIFIED DBE/ACDBE	(For SBE - Identify if DBE/ACDBE)		2.		3.	4		5.		3.		
Name of Pri	Name of Project		Project/Contract No		SBE	YES NO		2.		3.	4		5.		9	* 200 * 200	

The undersigned will enter into formal agreement with the subcontractors listed above for work in this schedule conditioned upon the award of a contract by the Cleveland International Airport.

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# OCI Rev May 2018

## **ENCLOSURE B-8**

# 2<sup>ND</sup>/3<sup>RD</sup> TIER SUBCONTRACTOR/SUBCONSULTANT FORM

THIS FORM IS TO PROVIDE A LISTING OF ALL 2<sup>ND</sup>/3<sup>RD</sup> TIER SUB-CONTRACTORS AND SUBCONSULTANTS PERFORMING ON THE PROJECT. ALL SUBCONTRACTOR AGREEMENTS MUST BE PROVIDED PRIOR TO RECEIVING A DBE/ACDBE NTP (NOTICE TO PROCEED). DELAY IN RECEIPT OF THIS INFORMATION CAN DIRECTLY IMPACT PROJECT SCHEDULE.

## DEFINITIONS

2<sup>ND</sup> TIER SUB-CONTRACTORS/CONSULTANTS - CONTRACTORS THAT CONTRACT DIRECTLY WITH THE 1<sup>ST</sup> TIER SUB-CONTRACTORS/CONSULTANTS. 3<sup>RD</sup> TIER SUB-CONTRACTOR/CONSULTANTS - CONTRACTORS THAT CONTRACT DIRECTLY WITH THE 2<sup>ND</sup> TIER SUB-CONTRACTORS/CONSULTANTS.

			Total Dollar Amount	Transport of the second of the	Landing						
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	Total BASE Bid Amount	EMENTS***	Contact Person								
	Total BASE	TAX ID NUMBER AND COPIES OF AGREEMENTS***	Address								
		MBER AND CO	Federal Tax ID (must provide)								
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	<u> </u>	de FEDER	Identify 2 <sup>nd</sup> Tier 3 <sup>rd</sup> Tier								
ior		*** All firms must provide FEDERAL	1st TIER Sub- Contractor/Consultant w/Agreement w/ 2nd/3rd	e e							
Name of Prime Contractor	Name of Project		2 <sup>nd</sup> /3 <sup>rd</sup> Tier Sub- Contractor/Consultant Name	· · · · · · · · · · · · · · · · · · ·	2.	3.	4.	5.	9	.7	

The undersigned will enter into formal agreement with the subcontractors listed above for work in this schedule conditioned upon the award of a contract by the Cleveland International Airport.

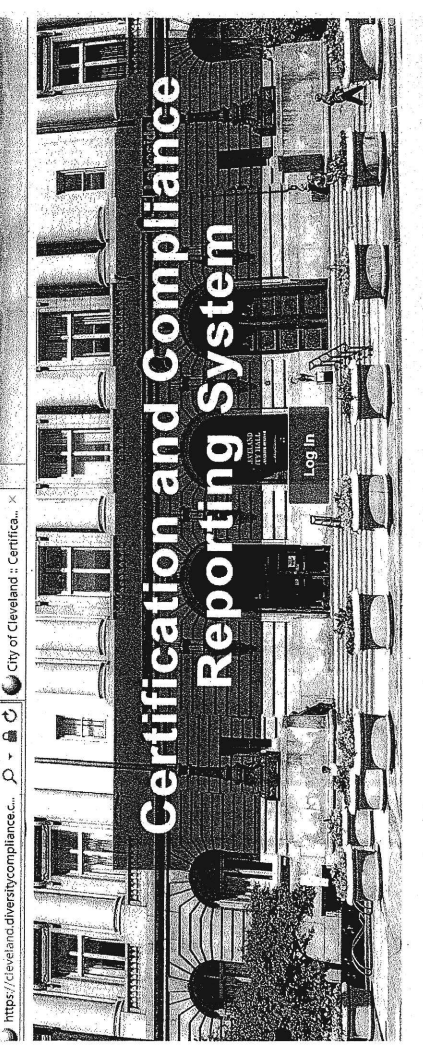
Signature of Prime Contractor Representative	Ema	di:		Telephone	Fax	Date	
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#### FNCLOSURE B-9

EMERGENCY ADDITION-CONDITIONAL APPROVAL OF SUB-CONTRACTORS/CONSULTANT FORM THIS FORM IS TO BE USED ONLY WHEN SUBCONTRACTOR/CONSULTANTS ARE TO BE ADDED ON AN EMERGENCY BASIS

#### APPROVAL WILL BE GRANTED WITHIN 24 HOURS OF THE FORMAL REQUEST

PROJECT NAME:				
CONTRACT NUMBER:		CONTRA	CT AMOUNT:	
PRIME CONTRACTOR:				
TO THE DIRECTOR OF THE CLEVELAR	ND AIRPORT SYSTEM,			
I RESPECTFULLY REQUEST YOUR CO	DNSENT TO SUBLET TO:			
			CONTRACTOR/CONSULTANT	)
THE FOLLOWING WORK TO BE PERFO	ALC: 10 10 10 10 10 10 10 10 10 10 10 10 10			
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SCOPE2:			NAICS CODE	
SUB-AGREEMENT \$:	_EST. WORK START DA	TE:EST.		
PRO	OPOSED SUBCONTR			
SUB-CONCONTRUCTOR/SUBCONSUL				_YES/NO
SUB-CONTRACTOR/CONSULTANT CO	NTACT PERSON:			
ADDRESS	(5 M)			
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(TIER SUB-CONTRACTOR O	OF THE SUB-CONTRACT	OR ONLY - PLEASE L	IST ORIGINAL SUBS	NAME):
TIER: 1, 2 OR 3	DBE CERTIFIED & CERTIFICATION	EST. START &		TOTAL CONTRACT
SUBCONTRACTOR/CONSULTANT	DATE (YES/NO)	COMPLETION DATE	PERCENTAGE (%)	AMOUNT (\$)
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BY SIGNING THIS FORM, THE CONTRACTOR I UTILIZED TOWARDS THE FULFILLMENT OF A PART 26. IF IT IS DISCOVERED THAT THE DB PRIME CONTRACTOR WILL IMMEDIATELY NO	DBE GOAL WILL BE PERFORI E IS NOT PERFORMING OR H	MING A COMMERCIALLY U AS NOT PERFORMED A C	JSEFUL FUNCTION AS OU	ITLINED IN 49 CFR
THE APPROVAL OF THIS FORM IS OF ATTACHMENTS A & B FORMS ARE COMDAYS OF SIGNATURE. THIS ADDITION OF CONTROL. THIS CONTRACT IS SUBJECT REQUIREMENTS. PLEASE CONTACT 21 NOT COMPLIED, PAYMENT TO THE CONTROL.	PLETED & CONTRACTUA MUST BE APPROVED BY T T TO STATE OF OHIO PRE 6-265-6606 FOR ADDITION	L.AGREEMENTS ARE S HE AIRPORT DIRECTO VAILING WAGE OR FE IAL INFORMATION. IF	SIGNED AND PROVIDE OR AND CITY OF CLEVE DERAL DAVIS BACON THE WAGE & HOUR ST	D TO OCI <u>WITHIN 5</u> ELAND BOARD OF (WAGE & HOUR) FANDARDS ARE
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# Vendor Certification

Search and/or join our database of CSB/MBE/FBE/LGBTBE and Section 3 Businesses

Search Certified Directory

Apply for / Renew Certification

## Contracts

Search by contractor, contract number or description

Contract Search

## Outreach

Opportunities for vendor involvement

View Outreach Opportunities

## Account Access

Lookup Vendor accounts or reset user passwords

Account Lookup

Forgot Password

## System Training

Learn how to fully utilize our system with a live trainer

Training

# About the System

Learn more about this system and how it works today

Information for Vendors

#### ADDENDUM#1

Effective January 1, 2014

#### ATTACHMENT B

(DISADVANTAGED BUSINESS ENTERPRISE/AIRPORT CONCESSIONS DISADVANTAGED BUSINESS ENTERPRISE (DBE/ACDBE) UTILIZATION

III(J):

Upon completion of the project (or portion of the project for partial releases of retainage) or completion of any subcontractor/subconsultant/subconcessionaire portion of the project, and upon receipt of all required documentation and deliverables, the Airport will approve release of retainage or portions thereof directly to the Contractor/Consultant. The Contractor/Consultant shall release retainage due to each subcontractor/sub consultant or material supplier within ten (10) days following Owner's payment to the Contractor/Consultant for work completed or material supplied.

#### Addendum:

- Lien Waivers for each subcontractor/sub-consultant/sub-concessionaire for work
  completed or material supplied shall be a part of and included upon each submission of
  Contractor/Consultant's payment or revenue report (Enclosure B-7A and B-7B Monthly
  Payment Compliance Report).
- Final Affidavit of Compliance Prevailing Wage shall be submitted upon each
  Contractor/Consultant's and each subcontractor/sub-consultant/sub-concessionaire's
  completion of the project (or portion of the project for partial releases of retainage).
- 3. After ten (10) days following Owner's final release of retainage, Contractor/Consultant shall submit a FINAL payment or revenue report (Enclosure B-7A and B-7B Monthly Payment Compliance Report) and Lien Waivers for each sub-contractor/sub-consultant. A file audit shall be performed at once for non-compliance of this part.
- 4. For project non-performance, a notification in the Contractor/Consultant's letterhead shall be a part of and included in the submission of payment or revenue report (Enclosure B-7A and B-7B Monthly Payment Compliance Report).

III(C)(5):

Request for <u>emergency</u> addition-conditional approval to utilize a subcontractor/consultant can be submitted by completing **Attachment B-9** (Emergency Addition-Conditional Approval of Subcontractor/consultant)...

#### Addendum:

1. Usage of the Emergency Form (B9) shall be limited to three (3).

All other provisions of Attachment A and Attachment B shall remain the same.

Division of Industrial Compliance & Labor

Bureau of Labor and Worker Safety 5506 Tussing Road, PO-850: 4009 Reynoldsburg, OH 43068-9009 Phone 614-644-2450 Fax 514-728-8639 TITYTOD 1800-750:0750 Yww.com.ohio.gov An Equal Opportunity Employer and Service Provider

John R. Kasich, Governor David Goodman, Director

#### FINAL AFFIDAVIT OF COMPLIANCE PREVAILING WAGES

#### ADDENDUM#2

Effective August 1, 2014

#### ATTACHMENT B

(DISADVANTAGED BUSINESS ENTERPRISE/AIRPORT CONCESSIONS DISADVANTAGED BUSINESS ENTERPRISE (DBE/ACDBE) UTILIZATION

III(J):

Upon completion of the project (or portion of the project for partial releases of retainage) or completion of any subcontractor/subconsultant/subconcessionaire portion of the project, and upon receipt of all required documentation and deliverables, the Airport will approve release of retainage or portions thereof directly to the Contractor/Consultant. The Contractor/Consultant shall release retainage due to each subcontractor/sub consultant or material supplier within ten (10) days following Owner's payment to the Contractor/Consultant for work completed or material supplied.

#### Addendum2:

1. Enclosure B-10 Affidavit of Compliance Prevailing Wage Partial Retainage Release shall be submitted upon each Contractor/Consultant's and each subcontractor/subconsultant/sub-concessionaire's request for partial releases of retainage.

All other provisions of Attachment A and Attachment B, including Addendum#1 shall remain the same.



#### **ENCLOSURE B-10**

#### AFFIDAVIT OF COMPLIANCE PREVAILING WAGE PARTIAL RETAINAGE RELEASE

RETAINAGE RELEASE: 0%, Complete a FINAL AFFIDAVIT OF COMPLIANCE PREVAILING WAGE do hereby certify that the (Name of person signing affidavit) (Title) that the wages paid to all employees of: (Company Name) for all hours worked on project: (Project Name) (Project Location) During the period from are in compliance with (Project Dates) Prevailing Wage requirements of Davis-Bacon and Related Acts: 29 CFR Parts 1,3,5,6 and7; United States Code: 40 3141-3148 and of Chapter 4115 of the Ohio Revised Code. I further certify that no rebates or deductions have been or will be made, directly or indirectly, from any wages in connection with the project, other than those provided by law. Signature of Officer of Agent Print Name of Officer of Agent Sworn to and subscribed in my presence this \_ day of (Notary Public)

The above affidavit must be executed and sworn to by the officer or agent of the contractor or subcontractor who supervises the payment of employees. The affidavit must be submitted to the owner (public authority) before the surety is released or final payment due under the terms of the contract is made.